thereon, such indemnity shall accrue to the benefit of CCC to the extent of CCC's interest in the eligible dairy product involved in the loss.

(b) The regulations the Secretary issues governing offsets and withholding set forth at part 3 of this title and part 1403 of this chapter are applicable to the program set forth in this subpart.

(c) A processor may obtain reconsideration and review of determinations made under this subpart in accordance with the regulations of part 780 of this title.

(d) CCC, as well as any other U.S. Government agency, shall have the right of access to the premises of the processor in order to inspect, examine, and make copies of the books, records, accounts, and other written data as the examining agency deems necessary to verify compliance with the requirements of this subpart. Such books, records, accounts, and other written data shall be retained by the processor for not less than 3 years from the loan disbursement date.

(e) Any false certification made for the purpose of enabling a processor to obtain or retain a recourse loan to which it is not entitled will subject the person making such certification to liability under applicable federal civil and criminal statutes.

§ 1430.410 Applicable forms.

The CCC forms used in connection with the dairy recourse loan program will be available from the appropriate State committee or designated county committee. For any CCC form that refers to program participation by producers, the term "producer" shall be deemed to mean "processor" and the term "crop year" shall be deemed to mean "fiscal year".

PART 1434—HONEY

AUTHORITY: 7 U.S.C. 1421, 1423, 1425a, 1446h, 4601 et seq.; 15 U.S.C. 714b and 714c.

§1434.1 Termination.

The price support and loan deficiency program for honey was terminated at the conclusion of the 1995 marketing year. The regulations setting forth the applicable terms and conditions for the Honey Program for the 1995 and prior

marketing years found at part 1434 of this title as of January 1, 1996, shall be applicable to determinations made with respect to the administration of loans outstanding on or after July 18,

[61 FR 37618, July 18, 1996]

1435.100 Applicability.

1435.101

1435.102

1435.103

PART 1435—SUGAR PROGRAM

Subpart A—General Provisions

Sec.					
1435.1	Applicability.				
1435.2	Definitions.				
1435.3	Maintenance	and	inspection	of	
records.					

Subpart B-Loan Program

1435.105	Availability, disbursement, and ma-
turit	ty of loans.
1435.106	Loan maintenance.
1435.107	Loan settlement and foreclosure.
1435.108	Storage facility requirements.
1435.109	Processor storage agreement.
1435 110	Miscellaneous provisions

Administration.

Loan types.

Loan rates. 1435.104 Eligibility requirements.

1435.111 Applicable forms.

Subpart C—Sugar Marketing Assessments

1435.200	General statement.
1435.201	Marketing assessment rates.
1435.202	Remittance.
1435.203	Civil penalties and interest.
1435.204	Refunds.

Subpart D—Information Reporting and Recordkeeping Requirements

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1435.300 General statement.
1435.301 Civil penalties.
 AUTHORITY: 7 U.S.C. 7272; and 15 U.S.C. 714b
 SOURCE: 61 FR 37618, July 18, 1996, unless
otherwise noted.
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Subpart A—General Provisions

§1435.1 Applicability.

(a) The regulations of this part in effect on January 1, 1995, shall govern the price support loan program and producer protections for the 1995 crop year. These regulations have been removed from the CFR but may be found in the previous CFR volume containing revisions as of January 1, 1995.